1	04 NCAC 24C .0204 is proposed for amendment as follows:	
2		
3	04 NCAC 24C	.0204 APPEALS HEARING NOTICE
4	(a) The Appeals Section shall mail notice of the hearing to each party at least 14 days before the hearing date date	
5	unless a party elects to receive notices by electronic transmission pursuant to 04 NCAC 24A .0103.	
6	(b) A party who elects to receive correspondence and notices by electronic transmission shall receive an email	
7	notification that the hearing notice, documents, or other information are available for electronic retrieval, along with	
8	instructions for retrieval.	
9	(b) (c) Notice of the hearing shall include:	
10	(1)	the determination appealed;
11	(2)	the appealing party;
12	(3)	the time of the hearing;
13	(4)	the date of the hearing;
14	(5)	if requested at the time of filing the appeal, the physical location of an in-person hearing;
15	(6)	the telephone number of each party for telephone hearings;
16	(7)	each issue, with statutory reference, to be heard and decided;
17	(8)	the name and contact information of the designated Appeals Referee;
18	(9)	the manner by which witnesses may offer evidence and participate in the hearing;
19	(10)	each party's right to legal representation;
20	(11)	instructions for requesting a rescheduling of the hearing;
21	(12)	each party's right and instructions for requesting the issuance of a subpoena for the production of
22		records or individuals to appear to testify;
23	(13)	instructions on how to request an in-person hearing; and
24	(14)	instructions on how to give evidence for a hearing.
25	(e) (d) The determination, the written appeal, and any additional documents provided to the Appeals Section by either	
26	party, party shall accompany the hearing notice.	
27		
28	History Note:	Authority G.S. 96-4; 96-15;
29		Eff. July 1, 2015;
30		Amended Eff. September 1, 2017.